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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/305,234	05/04/1999	GEORGE V. GUYAN	AND1P068	1833	
28164 7:	590 11/17/2003		EXAMI	NER .	
BRINKS HOFER GILSON & LIONE			RIMELL, SA	RIMELL, SAMUEL G	
P O BOX 1039 CHICAGO, IL	=		ART UNIT	PAPER NUMBER	
emendo, in	. 00010		2175	70	
			DATE MAILED: 11/17/2003	50	

Please find below and/or attached an Office communication concerning this application or proceeding.

7

	Application No.	Applicant(s)	1
	09/305,234	GUYAN ET AL.	
Office Action Summary	Examiner	Art Unit	
•	Sam Rimell	2175	
The MAILING DATE of this communication Period for Reply	n appears on the cover sheet	with the correspondence address	
A SHORTENED STATUTORY PERIOD FOR R THE MAILING DATE OF THIS COMMUNICATI  - Extensions of time may be available under the provisions of 37 C after SIX (6) MONTHS from the mailing date of this communication  - If the period for reply specified above is less than thirty (30) days  - If NO period for reply is specified above, the maximum statutory in  - Failure to reply within the set or extended period for reply will, by  - Any reply received by the Office later than three months after the earned patent term adjustment. See 37 CFR 1.704(b).	ON.  FR 1.136(a). In no event, however, may soon.  , a reply within the statutory minimum of the period will apply and will expire SIX (6) MC statute, cause the application to become a	a reply be timely filed  irty (30) days will be considered timely.  DNTHS from the mailing date of this communicati  ABANDONED (35 U.S.C. § 133).	on.
Status			
1) Responsive to communication(s) filed on			
<u>, –                                     </u>	This action is non-final.		•_
<li>Since this application is in condition for al closed in accordance with the practice un</li>			IS
Disposition of Claims			
4)⊠ Claim(s) <u>1-21 and 32-37</u> is/are pending in	• •		
4a) Of the above claim(s) is/are wit	hdrawn from consideration.		
5) Claim(s) is/are allowed.			
6)⊠ Claim(s) <u>1-21, 32-37</u> is/are rejected. 7)□ Claim(s) is/are objected to.			
8) Claim(s) are subject to restriction a	and/or election requirement		
Application Papers			
9) The specification is objected to by the Exa 10) The drawing(s) filed on is/are: a) Applicant may not request that any objection t Replacement drawing sheet(s) including the c 11) The oath or declaration is objected to by the	accepted or b) objected to the drawing(s) be held in abeyon orrection is required if the drawing	ance. See 37 CFR 1.85(a). g(s) is objected to. See 37 CFR 1.121	(d).
Priority under 35 U.S.C. §§ 119 and 120			
12) Acknowledgment is made of a claim for for a) All b) Some * c) None of:  1. Certified copies of the priority docu. 2. Certified copies of the priority docu. 3. Copies of the certified copies of the application from the International B  * See the attached detailed Office action for 13) Acknowledgment is made of a claim for dor since a specific reference was included in the 37 CFR 1.78.  a) The translation of the foreign language 14) Acknowledgment is made of a claim for dor reference was included in the first sentence.	ments have been received. ments have been received in e priority documents have bee ureau (PCT Rule 17.2(a)). a list of the certified copies no mestic priority under 35 U.S.C he first sentence of the specifi ge provisional application has mestic priority under 35 U.S.C	Application No n received in this National Stage of received. c. § 119(e) (to a provisional application or in an Application Data State been received. c. §§ 120 and/or 121 since a speci	neet.
Attachment(s)		PRIMARY E	XAMINEF
Notice of References Cited (PTO-892)     Notice of Draftsperson's Patent Drawing Review (PTO-94     Information Disclosure Statement(s) (PTO-1449) Paper N	8) 5) Notice of	Summary (PTO-413) Paper No(s) Informal Patent Application (PTO-152)	

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The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(e) the invention was described in a patent granted on an application for patent by another filed in the United States before the invention thereof by the applicant for patent, or on an international application by another who has fulfilled the requirements of paragraphs (1), (2), and (4) of section 371(c) of this title before the invention thereof by the applicant for patent.

The changes made to 35 U.S.C. 102(e) by the American Inventors Protection Act of 1999 (AIPA) do not apply to the examination of this application as the application being examined was not (1) filed on or after November 29, 2000, or (2) voluntarily published under 35 U.S.C. 122(b). Therefore, this application is examined under 35 U.S.C. 102(e) prior to the amendment by the AIPA (pre-AIPA 35 U.S.C. 102(e)).

Claims 1-21 and 32-37 are rejected under 35 U.S.C. 102(e) as being anticipated by Lau (\*247).

Lau discloses a programming system for developing component based software using object oriented programming principles. FIG. 3 discloses a data component in the form of a storage system (308) that is capable of storing, retrieving and manipulating data in the form of completed computer programs that include specific sets of functions.

The system further includes a client side, or user manipulable component (300) that includes a number of subcomponents. The first subcomponent is an adapter component comprised of structures (302) and (303), which work together. The adapter component (303) transmits and receives data from the data component (308), and cooperates with the adapter component (302) to adapt data received from component (301).

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The second subcomponent of the client side is a business logic component (301) that includes the overall logic for manipulating data.

The third subcomponent of the client side is a controller component (305) that creates completed frameworks for programs. The controller component (305) receives data on events from a user at a terminal (306). The controller component also communicates with the business component (301) and the adapter component (302, 303) to persist data to a data repository in the data component (308).

FIG. 4-5 disclose a user interface in the form of a task assistant that defines the programmed tasks necessary for an event. The tasks are defined in Pane 3 of FIG. 5. The rules that control the tasks are defined in Pane 2 of FIG. 5. The event is the collection of programming objects needed to create a new insurance policy (Pane 1).

Within the context of the present claims, no patentable weight is attributed to who actually carries out the tasks, such as an employee. The claims are addressed to the physical arrangement of a computer program, not a business process.

Pane 3 of the client component indicate which tasks have been established.

The programming objects which are collected in Pane 1 derive from a preprogrammed set (or queue) of programming objects, such as the data object (203) or application object (208).

The goal is insurance related, since the final output is programming used to produce insurance policies.

The storage of data pertaining to specific employees is non-functional descriptive material. The claiming of non-functional descriptive material does not create a patentable

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distinction over the prior art (See MPEP 2106 Section VI; and *In re Gulack* 703 F.2d 1381, 1385, 217 USPQ 401, 404 (Fed. Cir. 1983).

The completion of specific tasks, as illustrated in Pane 3, are associated with predetermined events, as illustrated in Pane 1.

## Remarks

Applicant's arguments have been considered.

Applicant argues that Lau lacks a client component and a user interface in the client component. Examiner maintains that the client component is the portion (300) and the user interface is provided in the client component and illustrated by FIGS. 4-5. Also see col. 9, lines 49-57 which describe FIGS. 4-5 as a user interface.

This office action is not made final.

Any inquiry concerning this communication should be directed to Sam Rimell at telephone number (703) 306-5626.

Sam Rimell Primary Examiner Art Unit 2175